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# PATENT COOPERATION TREATY



# Translation

# **PCT**

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

	(PCT Artic	le 36 and Rule 70)	Rec'd PCT/PTO 15 AUG 2
Applicant's or agent's file reference FP148OP1618	FOR FURTHER A		See Form PCT/IPEA/416
		date (day/month/year) 2003 (10.11.2003)	Priority date (day/month/year)
International Patent Classification (IPC) or A61K 38/57, A61P 1/02, 3/14,	national classification a	and IDC	29 November 2002 (29.11.2002)
Applicant Me	ORINAGA MILK 1	INDUSTRY CO., L	TD.
•	designation to the applicant	t according to Afficie 30	Į.
2. This REPORT consists of a total of	f 10 sheet	s, including this cover s	heet.
3. This report is also accompanied by			·
a (sent to the applicant an	d to the International B	ureau) a total of	sheets, as follows:
sheets of the des and/or sheets con Administrative I		drawings which have be uthorized by this Autho	een amended and are the basis of this report rity (see Rule 70.16 and Section 607 of the
Supplemental Bo	X.	ar application as filed, a	considers contain an amendment that goes as indicated in item 4 of Box No. I and the
b. (sent to the Internation comprising 1 flexible thereto, in computer read Section 802 of the Admin	dable form only as indi	total of (indicate typ , contain icated in the Supplement	be and number of electronic carrier(s)) ing a sequence listing and/or tables related ntal Box Relating to Sequence Listing (see
4. This report contains indications rela	ting to the following ite	ems:	
Box No. I Basis of the re	∍port		
Box No. II Priority			
Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability			
Box No. IV Lack of unity of invention			
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;			
Box No. VI Certain docum  Box No. VII Certain defect			
N			
Z Zox 110. 7 III Certain observ	rations on the internation	nal application	
ate of submission of the demand		Date of completion of	this report
16 February 2004 (16.02	2004)		uly 2004 (15.07.2004)
Name and mailing address of the IPEA/JP		Authorized officer	
csimile No.		Telephone No.	

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/JP2003/014263

Box No	1 Basis of the report	
I. With other	regard to the language, this report is based on the international application in the language wise indicated under this item.	
	This report is based on translations from the original language into the following language of a translation furnished for the purpose of:	guage,
	international search (under Rules 12.3 and 23.1(b))	
l	publication of the international application (under Rule 12.4)	
	international preliminary examination (under Rules 55.2 and/or 55.3)	
J	regard to the elements of the international application, this report is based on (replanted to the receiving Office in response to an invitation under Article 14 are referred to be re not annexed to this report):  The international application as originally filed/furnished the description:  pages	lacement sheets which have been in this report as "originally filed" , as originally filed/furnished, as originally filed/furnished with any statement) under Article 19
	<u> </u>	
	pages * received by this Anthonia.	, as originally filed/furnished
l	received by this Authority on	
l ,	received by this Authority on	
	a sequence listing and/or any related table(s) – see Supplemental Box Relating to Sequenc	æ Listing.
3.	The amendments have resulted in the cancellation of:	
	the description, pages	
	the claims, Nos.	
	the drawings, sheets/figs	
	the sequence listing (specify):	
	any table(s) related to sequence listing (specify):	
	This report has been established as if (some of) the amendments annexed to this report made, since they have been considered to go beyond the disclosure as filed, as indicated to go beyond the disclosure as filed, as indicated to description, pages the claims, Nos the drawings, sheets/figs the sequence listing (specify): any table(s) related to sequence listing (specify):	and listed below had not been ated in the Supplemental Box
* If item	4 applies, some or all of those sheets may be marked "superseded."	

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Supplemental Box Relating to Sequence Listing  Continuation of Box No. 1, item 2:	
<ol> <li>With regard to any nucleotide and/or amino acid sequence disclosed in the international invention, this report was established on the basis that of:</li> </ol>	application and necessary to the claimed
a. type of material	
a sequence listing	·
table(s) related to the sequence listing	
b. format of material	
in written format	
in computer readable form	
c. time of filing/furnishing	
contained in the international application as filed	
filed together with the international application in computer readable form	
furnished subsequently to this Authority for the purpose of search and/or exa	amination
received by this Authority as an amendment* on	
2. In addition, in the case that more than one version or copy of a sequence listing and or furnished, the required statements that the information in the subsequent or addition as filed or does not go beyond the application as filed, as appropriate, we have a subsequence of the control of	itional conjects identical to that in the
3. Additional comments:	were ruimsned.
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* If item 4 in Box No. I applies, the listing and /or table(s) related thereto, which form par "superseded".	rt of the basis of the report, may be marked

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Box No.	. III	Non-establishment of opin	nion with regard to novelty, inventive step and industrial applicability		
The que	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:				
	the	entire international applicat	ion.		
$\boxtimes$	clair	ms Nos	_13		
becan	the rela	said international application te to the following subject t	on, or the said claims Nos.  13  matter which does not require an international preliminary examination (specify):		
S	iee	supplemental s	heet		
	the care s	description, claims or drawi so unclear that no meaningf	ngs (indicate particular elements below) or said claims Nos		
	the c by th	laims, or said claims Nos e description that no meani	ngful opinion could be formed.		
$\boxtimes$			is been established for said claims Nos13		
	the n	ucleotide and/or amino acion in the structions in the struction	sequence listing does not comply with the standard provided for in Annex C of the		
	the w	ritten form	has not been furnished		
			does not comply with the standard		
	the co	omputer readable form .	has not been furnished		
	the tal	bles related to the nucleotid chnical requirements provic	does not comply with the standard  e and/or amino acid sequence listing, if in computer readable form only, do not comply with led for in Annex C-bis of the Administrative Instructions.		
		applemental Box for further			

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Supplemental Box
(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: III.1

The invention that is set forth in claim 13 pertains to a method for the treatment of the human body by therapy (PCT Article 34(4)(a)(i) and PCT Rule 67.1(iv)).

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V.	7. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial ap citations and explanations supporting such statement		
1	Statement		

Statement			
Novelty (N)	Claims	3, 4, 10-12, 16, 17, 23, 24	_ YES
	Claims	1, 2, 5-9, 14, 15, 18-22	_ NO
Inventive step (IS)	Claims	3, 4, 16, 17	YES
	Claims	1, 2, 5-12, 14, 15, 18-24	_ NO
Industrial applicability (IA)	Claims	1-12, 14-24	YES
	Claims		NO

#### 2. Citations and explanations

The present written opinion is drafted on the basis of the disclosures of the following documents, which are cited in the international search report.

- Document 1: H. S. LEE, K. J. LEE, Peptides, 2000, 21, pages 807 to 809
- EP 679659 A1 (Taiho Pharmaceutical Co., Document 2: Ltd.)
- Document 3: JP 7-242600 A (Yoshimitsu NAGAO)
- Document 4: JP 9-221425 A (Taiho Pharmaceutical Co., Ltd.)
- Document 5: WO 98/49152 A1 (Smithkline Beecham Corp.)
- Document 6: JP 2001-139534 A (Yoshimitsu NAGAO)
- JP 2000-72797 A (Taiho Pharmaceutical Co., Document 7: Ltd.)
- EP 822260 A1 (Taiho Pharmaceutical Co., Document 8: Ltd.)
- JP 7-2896 A (Snow Brand Milk Products Co., Document 9: Ltd.)
- Document 10: JP 7-126294 A (Snow Brand Milk Products Co., Ltd.)
- Document 11: Y. MATSUOKA et al., Biosci. Biotechnol. Biochem., 2002, 66 (12), pp. 2531 to 2536
- Document 12: Beta casein precursor, [online], SWISS-PROT,

1988, [retrieved on 12 December 2003], retrieved from JPO DNA Database, Accession No. PO5814

# Claims 1, 2, 5 to 9, 14, 15 and 18 to 22

Document 1 indicates that the peptide product which results from the hydrolysis of bovine  $\beta$ -casein by means of pancreatic fluid exhibits a cathepsin B-inhibiting action, and presents the specific peptide sequence thereof. Therein, a comparison of the inventions that are set forth in claims 1, 2, 5 to 9, 14, 15 and 18 to 22 and the invention that is indicated in document 1 shows that the former inventions delimit the specific degree of hydrolysis to which the hydrolysis products are subjected, delimit the specific content of the hydrolysis products within the compositions and present the sequence of the peptide as expressed in humans; therefore, the former inventions include portions that differ from the latter inventions.

However, the features of delimiting the degree of hydrolysis to which the hydrolysis products are subjected and of delimiting the content of the hydrolysis products are considered to be common knowledge to a person skilled in the art of the technical field related to compositions which include hydrolysis products, and as such can be configured in an arbitrary and appropriate manner. In addition, the sequence of the peptide as expressed in humans is well known, as presented in document 12; therefore, it is not considered to require any significant creativity for a person skilled in the art to attempt to substitute the human peptide sequence for the bovine peptide sequence.

Consequently, the inventions that are set forth in claims 1, 2, 5 to 9, 14, 15 and 18 to 22 lack novelty and do not involve an inventive step in the light of the

disclosures of documents 1 and 12.

#### Claims 10 to 12, 23 and 24

The inventions that are set forth in claims 10 to 12, 23 and 24 employ cysteine protease inhibitors for the prevention or treatment of diseases; therefore, the inventions in question differ from the inventions that are indicated in documents 1 and 12.

However, diseases that are induced by cathepsin as well as the prevention or treatment of the diseases in question via the administration of a cathepsin inhibitor are disclosed in documents 2 to 11; therefore, these items are considered to be well known to a person skilled in the art. As a result, it cannot be said to be especially difficult for a person skilled in the art to conceive of using the peptides that are presented in documents 1 and 12 for the prevention or treatment of the various diseases that are disclosed in documents 2 to 11.

Consequently, the inventions that are set forth in claims 10 to 12, 23 and 24 do not involve an inventive step in the light of the disclosures of documents 1 to 12.

#### Claims 3, 4, 16 and 17

The inventions that are set forth in claims 3, 4, 16 and 17 delimit the specific amino acid sequence of the peptide which serves as the active component of the cysteine protease inhibitors.

Therein, the prior art that is presented in relation to the specific sequence for the casein is not cited in the international search report; therefore, it cannot be said to be easy for even a person skilled in the art to conceive of the inventions that are set forth in claims 3, 4, 16 and 17 in the light of the disclosures of the documents in question.

Consequently, the inventions that are set forth in

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	claims 3, 4, 16 and 17 are novel and involve an inventi	.ve
	step in relation to the disclosures of documents 1 to 1	.2.
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VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claims 1 to 12 and 14 to 24

The inventions that are set forth in the present application are characterized by the technical feature wherein casein, a partial peptide from casein and/or a hydrolysis product from casein exhibit a cysteine protease inhibiting activity.

However, the document JP 5-184382 A (Kyodo Nyugyo Kabushiki Kaisha) indicates that  $\alpha s$ -,  $\beta$ -, and  $\kappa$ - casein exhibit a cysteine protease-inhibiting activity of 0%. In addition, the document J. SUZUKI, N. KATOH, (Jpn. J. Vet. Sci., 1990, 52 (5), pp. 947-954) indicates that cysteine proteases hydrolyse casein; therefore, the document in question is considered to disclose a feature which contradicts the technical characteristic of the inventions that are set forth in the present application.